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10330 C
JUL
Mura's response due 8/16/82
Sprung, Felle, Horn, Lynch
and Kramer, Woods
600 Third Ave.
New York, N.Y. 10016

#26
Applicants: Junge, et al
Serial No.: 936,280
Filed: 08/23/78
For: NEW 3,4,5-TRIHIDROXYPIPERIDE
COMPOUNDS, THEIR PRODUCTION
AND THEIR MEDICINAL USE
Interference No. 100,703

JUL - 6 1982

BOARD OF PATENT
INTERFERENCE

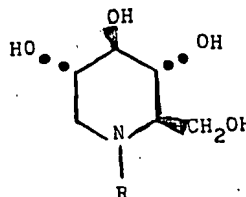
Accorded benefit of: Germany, Fed. Rep. application NO.
27387173 filed 08/27/77, P.2737717.3 and
P2758025.2 filed 8/27/77

Pursuant to the Decision on Motions by the Primary
Examiner dated March 23, 1982, Interference No. 100,703
is hereby redeclared as follows:

Count 3 which correspond as claim 56 of your application
is added.

Count 3

A compound selected from the group consisting
of an N-alkylpiperidine of the formula:



wherein R is alkyl of 1 to 4 carbon atoms, and the phar-
maceutically acceptable nontoxic acid addition salts
thereof.

Interference No. 100,703

-2-

The relation of the counts of the interference to the claims of the respective parties is as follows:

<u>Counts</u>	<u>Murai, et al</u>	<u>Junge, et al</u>
1	6(p)	54(p)
2	7(p)	55(p)
3	1	56

Counts compared/dal

MICHAEL SOTOCLEOUS
Patent Interference Examiner

LAST
page

All communications respecting
this case should identify it by
number and names of parties.



Paper No. 064

**U.S. DEPARTMENT OF COMMERCE
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Interference No. 100,703

Murai, et al

vs.

Junge, et al

MAILED

AUG 6 1982

**BOARD OF PATENT
INTERFERENCES**

The decision on motions having been rendered, this proceeding is resumed before the Patent Interference Examiner.

An examination of the records reveals that Murai, et al, the junior party, alleges no date in their preliminary statement prior to the effective filing date of Junge, et al, the senior party.

Accordingly, notice is hereby given that pursuant to the provisions of 37 CFR 1.225 judgment on the record will be entered against Murai, et al unless they shall on or before August 6, 1982 show good and sufficient cause why such action should not be taken.

M.Sofocleous/dal

Patent Interference Examiner
(703) 557-3574